



**Amendment of Particulate Emission Limits for Knauf Fiber Glass
00-43(APCB)**

Overview

This rulemaking updates references to equipment names and removes references to ovens no longer in existence at Knauf Fiber Glass in Shelbyville, Indiana.

Citations Affected

Amends: 326 IAC 11-4-5

Affected Persons

Knauf Fiber Glass in Shelbyville, Indiana

Reason(s) for the Rule

At the request of Knauf Fiber Glass.

Economic Impact of the Rule

There is no cost to Knauf Fiber Glass as a result of this rulemaking.

Benefits of the Rule

Rule will accurately reflect Knauf Fiber Glass's current operations.

Description of the Rulemaking Project

The existing rule was promulgated in 1980. Since 1980, Knauf Fiber Glass modified its equipment listed in 326 IAC 11-4-5. Knauf Fiber Glass formally requested that the department update equipment names and remove references to ovens no longer in existence so that the rule would reflect Knauf Fiber Glass's current operations.

"Line 204 oven, forming, and furnace" has been renamed "Line 605 oven, forming, and furnace". The following ovens would be deleted from the rule: 203, 304, 1101, 1102, 1103, 1104, 1110, 1111. The 203 furnace and 203 forming would also be deleted from this rule.

Scheduled Hearings

First Public Hearing: March 6, 2002; Indiana Government Center-South, 402 West Washington Street, Conference Center Room C, Indianapolis,

Indiana.

Second Public Hearing: May 1, 2002, Indiana Government Center-South, 402 West Washington Street, Conference Center Room C, Indianapolis, Indiana.

Consideration of Factors Outlined in Indiana Code 13-14-8-4

Indiana Code 13-14-8-4 requires that in adopting rules and establishing standards, the board shall take into account the following:

- 1) All existing physical conditions and the character of the area affected.
- 2) Past, present, and probable future uses of the area, including the character of the uses of surrounding areas.
- 3) Zoning classifications.
- 4) The nature of the existing air quality or existing water quality, as appropriate.
- 5) Technical feasibility, including the quality conditions that could reasonably be achieved through coordinated control of all factors affecting the quality.
- 6) Economic reasonableness of measuring or reducing any particular type of pollution.
- (7) The right of all persons to an environment sufficiently uncontaminated as not to be injurious to:
 - (A) human, plant animal, or aquatic life; or
 - (B) the reasonable enjoyment of life and property.

Consistency with Federal Requirements

The amended rules are consistent with federal laws.

Rulemaking Process

The first step in the rulemaking process is a first notice published in the *Indiana Register*. This includes a discussion of issues and opens a first comment period. The second notice is then published which contains the comments and the departments responses from the first comment period, a notice of first meeting/hearing, and the draft rule. The Air Pollution Control Board holds the first

meeting/hearing and public comments are heard. The proposed rule is published in the *Indiana Register* after preliminary adoption along with a notice of second meeting/ hearing. If the proposed rule is substantively different from the draft rule, a third comment period is required. The second public meeting/hearing is held and public comments are heard. Once final adoption occurs, the rule is reviewed for form and legality by the Attorney General, signed by the Governor, and becomes effective 30 days after filing with the Secretary of State.

IDEM Contact

Additional information regarding this rulemaking action can be obtained from Gayla Killough, Rules Development Section, Office of Air Quality, (317) 233-8628 or (800) 451-6027 (in Indiana).